

# Exhibit I

**From:** [Collins, Nick](#)  
**To:** [jmurphy@kelley-ferraro.com](mailto:jmurphy@kelley-ferraro.com); [sacton@kelley-ferraro.com](mailto:sacton@kelley-ferraro.com); [jreichard@kelley-ferraro.com](mailto:jreichard@kelley-ferraro.com); [bschall@kelley-ferraro.com](mailto:bschall@kelley-ferraro.com); [bbogle@levinlaw.com](mailto:bbogle@levinlaw.com); [dbuchanan@seegerweiss.com](mailto:dbuchanan@seegerweiss.com); [bwidlanski@kttlaw.com](mailto:bwidlanski@kttlaw.com); [MPifko@baronbudd.com](mailto:MPifko@baronbudd.com)  
**Cc:** #MDL Insulin SFP JDG Service; Moorman, Ryan; Feld, Jason Adam; Stilley, Tyler; Walling, Kate  
**Subject:** Boilermakers Local 744 Health & Welfare Fund v. Eli Lilly and Company et al., 2:25-cv-00457-BRM-RLS  
**Date:** Tuesday, April 8, 2025 9:42:55 PM

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Counsel,

Boilermakers Local 744 Health & Welfare Fund's plaintiff fact sheet and related production was due on April 7, 2025. See ECF No. 315 ¶ 1(a)(iii) (CMO No. 14). To date, we have not received either, and are therefore notifying you of a failure to serve pursuant to CMO No. 14 ¶ 5(b). Please tender an executed and substantially completed PFS and production, or if Boilermakers Local 744 Health & Welfare Fund in fact served a fact sheet and production on April 7, 2025, please advise us whom you served.

Best,

**Nick Collins**

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**KIRKLAND & ELLIS LLP**  
333 West Wolf Point Plaza, Chicago, IL 60654  
**T** +1 312 862 0049   **M** +1 773 951 7875  
**F** +1 312 862 2200

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[nick.collins@kirkland.com](mailto:nick.collins@kirkland.com)